IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH

LARRY WATSON, Plaintiff,	MEMORANDUM DECISION AND ORDER DENYING MOTION TO TEST REMOVED SUBSTANCE
V.	Case No. 4:18-cv-00057-DN-PK
UTAH HIGHWAY PATROL, et al., Defendants.	District Judge David Nuffer Magistrate Judge Paul Kohler

Larry Watson, a pro se plaintiff, has filed a motion (the "Motion")¹ "to allow him to bring in a small amount of marijuana . . . and Weiner dog anal glands substance/discharge to test UHP Chris Terry's ability to smell said marijuana over Watson's two Weiner dogs' anal glands." This unsavory motion will be denied for each of the following reasons:

- 1. Other than stating that the proposed smell test is to be performed "over Watson's two Weiner dogs' anal glands," Watson has not explained when, where, or under what specific conditions or circumstances this test is to occur.
- 2. Watson has not shown how the conditions of his proposed experiment would be in any way similar to the conditions that led to his arrest.
- 3. Watson has not disclosed how or from whom he has or will obtain the "small amount of marijuana" that he seeks "to bring in" for this test.

elr

¹ Motion to Test UHP Chris Terry's Ability to Smell Marijuana Over Watson's Two Weiner Dog's Anal Glands Discharge/Substance, docket no. 40, filed January 16, 2019; *see* Response in Opposition to Plaintiff's Motion to Test UHP Chris Terry's Ability to Smell Marijuana Over Watson's Two Weiner Dogs' Anal Glands Discharge/Substance, docket no. 44, filed January 29, 2019. Watson has not filed a reply memorandum, and the time to do so has expired.

4. And Watson has not complied with the procedures set forth in Fed. R. Civ. P. 35, which govern the examination of parties.

THEREFORE, IT IS HEREBY ORDERED that the Motion² is DENIED.

Signed April 16, 2019.

BY THE COURT:

Paul Kohlei

United States Magistrate Judge

² Docket no. 70, filed April 15, 2019.